LIBER 11 PAGE 523

"DECREE"

••••••••••••••••	NOEQUITY.
Rugell & Fulmer, A. al.	In the Circuit Court for Frederick County, . Sitting as a Court of Equity.
•••••••••••••••••	
The above cause standing ready for a hearing, and	being submitted, the Bill, Answer, Exhibits proceedings were by the Court read and considered
	in the year nineteen hundred and forty. 54 urt of Equity, and by the authority of said Court, ad- remises mentioned in these proceedings be sold
and that Edin. 7. Williams	1 Edward D. Storm
Clerk's office of this Court, a Bond to the State of Martines, to be approved by the Court, or the Clerk Dollars if corporate surety is given and	s shall be as follows:shall first file in the
be reposed inby any future order, proceed to make sale of the said Real Estate, having	g first given at least three weeks previous notice, in-
be reposed in	or decree in the premisesshall then g first given at least three weeks previous notice, innty, and such other notice as. Thumay think proposich terms shall be as follows:
be reposed in Hormonic by any future order, proceed to make sale of the said Real Estate, having serted in some newspaper printed in Frederick Couer of the time, place, manner and terms of sale; when chase money to be paid in cash on the day of sale, due in Manuel Man	or decree in the premisesshall then g first given at least three weeks previous notice, innty, and such other notice as. The may think proposite terms shall be as follows: One
be reposed in	or decree in the premises